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| 10/729,083 | 12/04/2003 | Woo Seong Yoon | 1630-0410PUS1 | 8790 |
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| PO BOX 747 | CH 3/A 22040 0747 | DANG, HUNG Q | | |
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

mailroom@bskb.com

| | Application No. | Applicant(s) |
|---|--|---|
| | 10/729,083 | YOON ET AL. |
| Office Action Summary | Examiner | Art Unit |
| | Hung Q. Dang | 2484 |
| The MAILING DATE of this communication ap Period for Reply | pears on the cover sheet with the o | correspondence address |
| A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b). | DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tir will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE | N. nely filed the mailing date of this communication. ED (35 U.S.C. § 133). |
| Status | | |
| Responsive to communication(s) filed on 14 C This action is FINAL . 2b) ☑ This Since this application is in condition for allowated closed in accordance with the practice under the condition of the condition. | s action is non-final. ance except for formal matters, pro | |
| Disposition of Claims | | |
| 4) ☐ Claim(s) 1.4-8 and 10-27 is/are pending in the 4a) Of the above claim(s) is/are withdra 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1.4-8 and 10-27 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/o | own from consideration. | |
| 9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) accomposed and applicant may not request that any objection to the Replacement drawing sheet(s) including the correct to by the E | cepted or b) objected to by the drawing(s) be held in abeyance. Section is required if the drawing(s) is ob | e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d). |
| Priority under 35 U.S.C. § 119 | | |
| 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documen 2. Certified copies of the priority documen 3. Copies of the certified copies of the priority documen application from the International Burea * See the attached detailed Office action for a list. | ts have been received. ts have been received in Applicat prity documents have been receive nu (PCT Rule 17.2(a)). | ion No ed in this National Stage |
| Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date | 4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other: | ate |

DETAILED ACTION

Response to Arguments

Applicant's arguments filed 10/14/2010 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 4-8, and 10-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lamkin et al. (US Patent 7,379,661 – hereinafter Lamkin '661), and Briscoe et al. (US Patent 7,216,149 – hereinafter Briscoe).

Regarding claim 1, Lamkin discloses a method of reproducing auxiliary contents data in a reproducing apparatus (column 6, lines 15-26), comprising: receiving, by the recording medium player and from an external server, playback control information for the auxiliary contents data, the auxiliary contents data related to audio/video (A/V) recorded on a recording medium (column 5, lines 26-54; column 9, lines 59-64 — wherein the HTML pages and/or JavaScript scripts are interpreted as the playback control information - at least the graphics and/or pictures defined in the HTML pages are interpreted as auxiliary contents data as further described in column 6, lines 50-58; column 8, lines 48-61; column 9, lines 10-27; Figs. 9-10 — wherein Examiner interprets the relevant teachings of Lamkin for the case the HTML pages being stored locally on a

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DVD are also applied in the case where the HTML pages being served from a remote server location as described in [0104]), the playback control information including attribute information, the attribute information including separate values for indicating an image type and an aspect ratio of the auxiliary contents data, the image type being one of "square" and "non-square" and the aspect ratio being one of 4:3 and 16:9 (column 115, lines 53-57; column 116, lines 20-28 – wherein the playback control information includes attribution information, which includes image types and aspect ratios for the auxiliary contents data - wherein the image types indicate whether the images for presenting the auxiliary contents data are square or not and the aspect ratios of the mages for presenting the auxiliary contents data are either 4:3 or 16:9); checking attribute information to determine a presentation method for the auxiliary contents data (column 115, lines 43-48); and presenting the auxiliary contents data according to the determined presentation method (column 115, lines 49-53), wherein the presenting step outputs the auxiliary contents data in conjunction with the A/V data reproduced from the recording medium using the image type and aspect ratio included in the playback control information (column 115, lines 49-57; column 116, lines 20-28).

However, Lamkin'661 does not disclose the playback control information including an address information for indicating a location of the auxiliary contents; and storing the playback control information in one region among at least two logically divided regions of a buffer memory, wherein the presenting step outputs the auxiliary contents data using the image type and aspect ratio included in the playback control information.

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Briscoe discloses playback control information including an address information for indicating a location of the auxiliary contents data (Fig. 2; column 7, lines 39-50 – wherein the SRC attributes gives the address information of the auxiliary contents data), and storing the playback control information in one region among at least two logically divided regions of a buffer memory (column 4, lines 46-55 – wherein the logically divided regions are set by users to configure an amount of space devoted to buffering).

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One of ordinary skill in the art at the time the invention was made would have been motivated to incorporate the teachings of Briscoe into the method disclosed by Lamkin'661 in order to locate the auxiliary contents data in compliance and compatible with existing HTML standard. Also, the incorporated feature of buffering data would provide users with fast data access over the network.

Regarding claim 4, Lamkin' 661 also discloses the playback control information is further pre-recorded on the interactive recording medium, and wherein the receiving step comprises receiving the playback control information from the recording medium (column 115, line 62 – column 116, line 3).

Regarding claim 5, Lamkin' 661 also discloses the auxiliary contents data is organized into one or more files (column 116, lines 8-9).

Regarding claim 6, Lamkin' 661 also disclose the attribute information is included in the names of the files containing the auxiliary contents data *(column 116, lines 10-12)*.

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Regarding claim 7, Lamkin' 661 also discloses the attribute information is included in meta tag information in the header area of the files containing the auxiliary contents data *(column 116, lines 13-15)*.

Regarding claim 8, Lamkin' 661 also discloses the attribute information is included in tag information arbitrarily positioned within the files containing the auxiliary contents data as image tag information (column 116, lines 16-19).

Regarding claim 10, Lamkin' 661 also discloses presenting the auxiliary contents data as square images if the image types indicate the images are square (column 115, lines 49-52; column 116, lines 20-28).

Regarding claim 11, Lamkin' 661 also discloses presenting the auxiliary contents data as 4:3 or 16:9 according to the aspect ratio (column 115, lines 49-52; column 116, lines 20-28).

Regarding claim 12, Lamkin' 661 and Briscoe also disclose receiving step includes receiving the auxiliary contents data from the recording medium or the external server, and wherein the storing step includes storing the auxiliary contents data from the recording medium or the external server into the buffer memory (Lamkin: column 9, lines 59-64. Briscoe: column 4, lines 46-55; column 9, lines 30-36).

Regarding claim 13, Lamkin' 661 also discloses wherein the determining and presenting step outputs the auxiliary contents data in conjunction with the A/V data reproduced from an interactive recording medium (column 115, lines 49-57; column 116, lines 20-28).

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Claim 14 is rejected for the same reason as discussed in claim 1 above and in view of Briscoe further disclosing the buffer memory is configured to store the auxiliary contents data received from a receiving unit according to a control of the controller (column 4, lines 46-55; column 9, lines 30-36).

Claim 15 is rejected for the same reason as discussed in claim 4 above.

Claim 16 is rejected for the same reason as discussed in claim 5 above.

Claim 17 is rejected for the same reason as discussed in claim 6 above.

Claim 18 is rejected for the same reason as discussed in claim 7 above.

Claim 19 is rejected for the same reason as discussed in claim 8 above.

Claim 20 is rejected for the same reason as discussed in claim 10 above.

Claim 22 is rejected for the same reason as discussed in claim 12 above.

Claim 21 is rejected for the same reason as discussed in claim 11 above.

Claim 23 is rejected for the same reason as discussed in claim 13 above.

Regarding claim 24, Briscoe also discloses the playback control information is provided all at once (column 4, lines 46-55; column 9, lines 30-36 – wherein the playback control information is interpreted as having unit of a complete HTML page), and wherein the receiving step includes receiving the playback control information at once (column 4, lines 46-55; column 9, lines 30-36 – wherein the playback control information is interpreted as comprising control information defined in a complete HTML page).

Regarding claim 25, Briscoe also discloses the playback control information is divided into a plurality of pieces and provided one by one when needed, and wherein

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the receiving step includes receiving the playback control information one by one (column 4, lines 46-55; column 9, lines 30-36 – wherein the playback control information is interpreted as comprising control information defined in at least two separate complete HTML pages – therefore, each HTML page is received only when needed, e.g. upon clicking on a hypertext link to request the page).

Claim 26 is rejected for the same reason as discussed in claim 24 above.

Claim 27 is rejected for the same reason as discussed in claim 25 above.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hung Q. Dang whose telephone number is (571)270-1116. The examiner can normally be reached on IFT.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, THAI Q. TRAN can be reached on 571-272-7382. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Hung Q Dang/ Examiner, Art Unit 2484

/Thai Tran/ Supervisory Patent Examiner, Art Unit 2484